2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 9 DISTRICT OF NEVADA 10 CHARON L. BROWN, 11 Case No.: 2:15-cv-01670-APG-NJK Plaintiff(s), 12 **Order** v. 13 [Docket No. 150] CLARK COUNTY DETENTION CENTER. 14 15 Defendant(s). 16 Pending before the Court is Defendant Naphcare's response to Plaintiff's motion to reopen discovery. Docket No. 150. In violation of Rule 5.2 of the Federal Rules of Civil Procedure and 17 Local Rule IC 6-1, Naphcare's counsel filed on the public docket Plaintiff's medical records containing personal identifiers that were not redacted. Docket Nos. 150-1, 150-2, 150-3, 150-4, 20 150-5, 150-6, 150-7, 150-8, 150-9, 150-11. Because counsel violated those rules, the filing at Docket No. 150 and all exhibits thereto are hereby **STRICKEN** and the Court **INSTRUCTS** the Clerk's Office to maintain those filings under seal. An amended response that complies with all applicable rules shall be filed by May 11, 2018, and the deadline for any reply is hereby extended to May 18, 2018. 24 25 It appears the hundreds of pages of medical records were filed in support of the 26 "background" information outlining Naphcare's version of facts regarding the merits of the case. See, e.g., Docket No. 150 at 6. It is not clear that filing medical records is necessary to address the

standards pertinent to the pending motion. Moreover, to the extent the documents have been designated as confidential by Plaintiff, the Court reminds Naphcare and its counsel of their meet-

and-confer obligations and of the Court's sealing requirements. See Docket No. 110.

The Court CAUTIONS Naphcare and its counsel that they must comply with all applicable rules moving forward. IT IS SO ORDERED. Dated: May 7, 2018 Nancy J. Koppe United States Magistrate Judge